



सत्यमेव जयते

महाराष्ट्र शासन राजपत्र

भाग दोन-संकीर्ण सूचना व जाहिराती

वर्ष ८, अंक ४४]

गुरुवार ते बुधवार, नोव्हेंबर ३-९, २०२२/
कार्तिक १२-१८, शके १९४४

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प्राधिकृत प्रकाशन

संकीर्ण सूचना व जाहिराती

सार्वजनिक न्यास नोंदणी कार्यालय, वाशिम विभाग, वाशिम

क्र. ११५५/२२

चौकशीची जाहीर नोटीस

(परिशिष्ट XXIII A)

चौ.क्र.४२०७/१७(किरकोळ)

सर्व संबंधित लोकांना या जाहीर नोटीसद्वारे कळविण्यात येते की, सहायक संस्था निबंधक, तथा मा. सहायक धर्मादाय आयुक्त, सार्वजनिक न्यास नोंदणी कार्यालय, वाशिम विभाग, वाशिम यांचे कार्यालयास दिनांक २४ जानेवारी २०१४ रोजी आग लागल्यामुळे ज्ञानोपासक शिक्षण संस्था, रिसोड, ता. रिसोड, जि. वाशिम, एफ-४६२२(अकोला) या संस्थेच्या रेकॉर्डचे आगीत नुकसान झाल्यामुळे मुंबई सार्वजनिक विश्वस्त व्यवस्था अधिनियम, १९५० चे कलम ७९ अअ प्रमाणे श्री. आश्रु शहाजी खडसे यांनी या न्यासाचे, मेमोरॅन्डम ऑफ असोसिएशन, नियम व नियमावली, च्या प्रतींचे पुनर्गठित करण्याकरिता अर्ज सादर केलेला आहे.

सर्व संबंधित लोकांस या नोटीसद्वारे सुचित करण्यात येते की, सहायक धर्मादाय आयुक्त, वाशिम विभाग, वाशिम हे वर नमूद केलेल्या न्यासाच्या संबंधित वर नमूद केलेल्या रेकॉर्डसंबंधी मुंबई सार्वजनिक विश्वस्त व्यवस्था अधिनियम, १९५० चे कलम ७९ अअ अन्वये रेकॉर्ड पुनर्गठित करणेकामी व परिशिष्ट-१ चे असलेले रेकॉर्ड पुनर्गठित करणेकामी चौकशी करित आहेत. तरी सदर जाहिरात प्रसिद्धी नंतर सदर संस्थेच्या रेकॉर्डचे पुनर्गठित व रेकॉर्ड कायम करण्याबाबत कोणाला काहीही हरकत/आक्षेप असल्यास ही नोटीस प्रसिद्ध झाल्यापासून ३० दिवसांचे आत या कार्यालयात अर्जदाराने सादर केलेल्या रेकॉर्डचे निरीक्षण करून व त्या कागदपत्रांना हरकत असल्यास त्यांनी त्यांच्याकडे असलेल्या योग्य त्या कागदपत्रांसह लेखी आक्षेप नोंदवावा. सदर तारखेनंतर प्राप्त झालेल्या हरकती/आक्षेप विचारात घेतले जाणार नाही. तदनंतर सदर संस्थेचे/न्यासाचे प्राप्त झालेले उपरोक्त कागदपत्रे हे मूळ रेकॉर्ड म्हणून अंतिम व कायम करण्यात येतील. ही नोटीस प्राप्त झालेले उपरोक्त कागदपत्रे हे मूळ रेकॉर्ड म्हणून अंतिम व कायम करण्यात येतील. ही नोटीस माझ्या सहीनिशी व मा. सहायक धर्मादाय आयुक्त, वाशिम विभाग, वाशिम यांच्या शिक्क्यानिशी आज रोजी दिनांक १३ ऑक्टोबर २०२२ ला दिली.

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(१)

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, नोव्हेंबर ३-९, २०२२/कार्तिक १२-१८, शके १९४४

जिल्हा परिषद सांगली

क्र. जिपसा/विवि/संकलना/३२५६/२२

महाराष्ट्र जिल्हा परिषद व पंचायत समिती अधिनियम १९६१ मधील कलम १३६ (१) आणि महाराष्ट्र जिल्हा परिषदा व पंचायत समित्या लेखा संहिता १९६८ मधील नियम क्र. ६६ (क) मधील तरतुदीस अनुसरून सांगली जिल्हा परिषद व अधिनस्त सर्व दहा पंचायत समित्या यांचा सन २०२१-२०२२ या वित्तीय वर्षासाठीचा जमा व खर्चाचा गोषवारा							
(रक्कम रुपयांत)							
अ.क्र.	तपशील	फक्त जिल्हा परिषद मुख्यालय	मिरज पंचायत समिती	क.महाकाळ पंचायत समिती	जत पंचायत समिती	आटपाडी पंचायत समिती	तासगांव पंचायत समिती
१	२	३	४	५	६	७	८
(क) जिल्हा परिषद स्वयं निधी							
१	आरंभीची शिल्लक	६४११०२५७३	५०८७१०३	१४९३१२२	१२६३६६४०	५३५३५४६	६००७७७८
२	एकूण जमा	१६६०३५४२०७	१३२२०९५६	४३८२२३१	९५६६४५३	५०७९४२३	७००८२६८
३	एकूण एकंदर	२३०१४५६७८१	१८३०८०५९	५८७६१५३	२२२०३०९३	१०४३२९६९	१३०१६०४६
४	एकूण खर्च	१३५४४०११६०	१२८६१२८५	४९९४२४८	८१३६७५२	७४४३५८८	६५३००२४
५	अखेरची शिल्लक	९४७०५५६२१	५४४६७७४	८८९१०५	१४०६६३४९	२९८९३८१	६४८६०२२
(ख) हस्तांतरीत योजना निधी							
६	आरंभीची शिल्लक	१९८५८९३५०८	१२३६९०००	३९००१३८	८२९४५९०	२७५०९६७	६४११७३०
७	एकूण जमा	१२२०७०५०६६२	१४०६८९५२४४	५१२६२३९०९	१०५०४८९२३४	४६९९०७५५८	७७०७४८३८३
८	एकूण एकंदर	१४१९२९४४१७०	१४९९२६४२४४	५१६५२४०४७	१०५८७८३८२४	४७२६५८५२६	७७७१६०१३३
९	एकूण खर्च	११९११०८१८००	१३९३८००९४३	५११५१७०६८	१०४६५४४१७४	४६७७९९०९६	७६४१०९०३४
१०	अखेरची शिल्लक	२२८८१८६२३७०	२५४६७३३०१	५००६९७९	१२२३९६५०	४८५८६२०	१३०५१०७९
(ग) अभिकरण योजना निधी							
११	आरंभीची शिल्लक	२४८८६६४३५	४८०३९४१	९०८५७७	४६१५०७९	११७४६१०	३११३४६
१२	एकूण जमा	१३५५१८७१९१	१९८०४६६७	६५३६५३३	१८६३२०८४	४०४२३४०	७७८२०७४
१३	एकूण एकंदर	१६०४०५३६२६	२४६०८६०८	७४४५११०	२३२४७९६३	५२१६९५०	८०९३४२०
१४	एकूण खर्च	१२९५५५५६५३	१४५७९१३९	२६१२८७९	१५३८४९३२	४०२४४२४	५७७०४८५
१५	अखेरची शिल्लक	३०८४१७९७३	१००२९४६९	४८३२३३१	७८६२२३९	११९२५२६	२३२२९३५
(घ) पंचायत समिती स्वयं निधी							
१६	आरंभीची शिल्लक	०	६१४३२६	३७७४७९	३५९८००	२९२७१	८८४७३
१७	एकूण जमा	०	२४३०१८४	९७०९९२	९५४४६७	३४६०९३	५७५३७१
१८	एकूण एकंदर	०	३०४४५१०	१३४८४७९	१३१४२६७	३७५३६४	६६३८४४
१९	एकूण खर्च	०	१०४२७६	१०२९५००	९८०००	२८९८९६	४८७१८४
२०	अखेरची शिल्लक	०	२९४०२३४	३१८९७१	१२१६२६७	९३४६८	१७६६६०
(ङ) पंचायत समिती देयभाल दुरुस्ती निधी							
२१	आरंभीची शिल्लक	०	२४७२०१	१७१८८६९	७८००१८	४१५	३१३६७२
२२	एकूण जमा	०	१५६९९३३	११६१६९२	४८००४२	९११८०२	४४१२४८३
२३	एकूण एकंदर	०	१८१७२३४	२८८०५६१	१२६००६०	९२२१७	४७२६१५५
२४	एकूण खर्च	०	१४८४९५७	८५९४१०	४४५४१३	८६९८३२	४२९५९९४
२५	अखेरची शिल्लक	०	३३२९७७	२०२१५९१	८४४६४७	४२३८५	४३०१६१
(च) जिल्हा परिषद दिव्यांग कल्याण निधी							
२६	आरंभीची शिल्लक	७१९३६३५	०	०	०	०	०
२७	एकूण जमा	११३१९३८९	०	०	०	०	०
२८	एकूण एकंदर	१८५१३०२४	०	०	०	०	०
२९	एकूण खर्च	९२९८३९१	०	०	०	०	०
३०	अखेरची शिल्लक	९२१४६३३	०	०	०	०	०
(छ) राष्ट्रीय कृषी विकास योजनेअंतर्गत कुक्कुट पालन योजना							
३१	आरंभीची शिल्लक	१७६०४	०	०	०	०	०
३२	एकूण जमा	५३४	०	०	०	०	०
३३	एकूण एकंदर	१८१३८	०	०	०	०	०
३४	एकूण खर्च	०	०	०	०	०	०
३५	अखेरची शिल्लक	१८१३८	०	०	०	०	०
(ज) एकूण एकंदर क +ख+ग+घ+च+छ							
३६	आरंभीची शिल्लक	२८८३०७३७५५	२३२२१५७१	८३९८९८५	२६६८६१२७	९३०८८०९	१३१३२९९९
३७	एकूण जमा	१५२३३९११९८३	१४४३९२०९८४	५२५६७५३५७	१०८०१२२२८०	४८०२८७२१६	७९०५२६५७९
३८	एकूण एकंदर	१८११६९८५७३९	१४६७०४२५५५	५३४०७४३४२	११०६८०८४०७	४८९५९००२५	८०३६५९५७८
३९	एकूण खर्च	१४५७०३३७००४	१४२२८२९८००	५२१०१३१०५	१०७०६०९२७१	४८०४१९४६	७८११९२७२१
४०	अखेरची शिल्लक	३५४६६४८७३५	४४२१२७५५	१३०६१२३७	३६१९९१३६	९९७६३८०	२२४६६८५७

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, नोव्हेंबर ३-९, २०२२/कार्तिक १२-१८, शके १९४४

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महाराष्ट्र जिल्हा परिषद व पंचायत समिती अधिनियम १९६१ मधील कलम १३६ (९) आणि महाराष्ट्र जिल्हा परिषदा व पंचायत समित्या लेखा संहिता १९६८ मधील नियम क्र. ६६ (क) मधील तरतुदीस अनुसरून सांगली जिल्हा परिषद व अधिनस्त सर्व दहा पंचायत समित्या यांचा सन २०२१-२०२२ या वित्तीय वर्षासाठीचा जमा व खर्चाचा गोषवारा							
(रक्कम रुपयांत)							
अ.क्र.	तपशील	विटा पंचायत समिती	वाळवा पंचायत समिती	शिराळा पंचायत समिती	पलूस पंचायत समिती	कडेगाव पंचायत समिती	जिल्हा परिषद मुख्यालय व सर्व दहा पंचायत समित्या यांची एकूण एकंदर
१	२	३	४	५	६	७	८
(क) जिल्हा परिषद स्विच निधी							
१	आरंभीची शिल्लक	२८९४२५५	५७८२६४४	८७५७८२९	४३६६६३८	५९२१०५७	६९९४०३२८५
२	एकूण जमा	४०५७७०९	९८२६८७९	१६२४९५६	३८१२६८०	५२४५८१५	१७२४१७९५७७
३	एकूण एकंदर	६९५१९६४	१५६०९५२३	१०३८२७८५	८१७९३१८	१११६६८७२	२४२३५८३५६३
४	एकूण खर्च	४८५६०२२	९५७७४३६	८१७०५८७	४७६२८९५	६२९८८७८	१४२८०३२८७५
५	अखेरची शिल्लक	२०९५९४२	६०३२०८७	२२१२१९८	३४१६४२३	४८६७९९४	९९५५५०६८८
(ख) हस्तांतरीत योजना निधी							
६	आरंभीची शिल्लक	३९८९१७३	५२४७५६६	४६१०३७७	३२४९६५८	२५३९५७७	२०३९२५६६६५
७	एकूण जमा	४६६६३५९४४	१३५२०२५८८८	४५७२५८२५७	५५३९५२५२०	३८४४९००९५	१९६३२०७७६२५
८	एकूण एकंदर	४७०६२५११७	१३५७२७३३८४	४६१८६८६३४	५५७२०२१७८	३८७०३००५२	२१६७१३३४२८९
९	एकूण खर्च	४६४८७०३४३	१३४२२५७९१६	४३३६५२९९९	५५३५१३०५८	३८११७२९८७	१९२७०३२०२८८
१०	अखेरची शिल्लक	५७५४७७४	१५०१५४८८	२८२२१६३५	३६८९१२०	५८५७०६५	२४४०१४०६१
(ग) अभिकरण योजना निधी							
११	आरंभीची शिल्लक	६७८८७९	२६२०५३७	५८९९२९	१९८७६७	४४४७१३९	२६९२०५२३९
१२	एकूण जमा	५९१५५८२	९९३२९३३	९६८३५९८	३८७५४७१	१३४३९८७	१४४२७३६४२०
१३	एकूण एकंदर	६५९४४६१	१२५४३४३०	१०२७३५१९	४०७४२३८	५७९११२६	१७११९४१६५१
१४	एकूण खर्च	४०८८१६६	६८७३२२३	५८५६३१७	३०६१२२३	३८०९४४८	१३६१६१५७७७
१५	अखेरची शिल्लक	२५०६२९५	५६७०२१७	४४१७२०२	१०१३११५	१९८१६७८	३५०३२५८७२
(घ) पंचायत समिती स्विच निधी							
१६	आरंभीची शिल्लक	१३५१३	३६९०७	१६३२५	१८८५३९	६३७१८	१७८८३४३
१७	एकूण जमा	६७२६१०	१७०२३३८	९१४९१२	९६९१२३	३९८३३७	९८५४४२७
१८	एकूण एकंदर	६८६१२३	१७३९२४५	९३१२३७	११५७६५४	३८२०५५	१९६४२७७०
१९	एकूण खर्च	६५१७८५	१७१५०९९	९२१००	१६२९०८	८४७१२	४७०७४६०
२०	अखेरची शिल्लक	३४३३८	२४१४६	८३११३७	९९४७४६	२९७३४३	६९३५३१०
(ङ) पंचायत समिती देखभाल दुरुस्ती निधी							
२१	आरंभीची शिल्लक	०	१०८५९०५६	५५१४४०	२५०१७६८	१५९०१४	१७१३१४५३
२२	एकूण जमा	०	९२३१३२१	३५७९८१	११४२८५७९	७१२२५९	३०२७२०९२
२३	एकूण एकंदर	०	२००९०३७७	९०९४२१	१३९३०३४७	८७७२७३	४७४०३५४५
२४	एकूण खर्च	०	९४९८३९५	३४०७३२	१३१७५१५१	७१३१८५	३१६८२२६९
२५	अखेरची शिल्लक	०	१०५९१९८२	५६८६८९	७५५१९६	१६४०८८	१५७२२७७६
(च) जिल्हा परिषद दिव्यांग कल्याण निधी							
२६	आरंभीची शिल्लक	०	०	०	०	०	७९३६३५
२७	एकूण जमा	०	०	०	०	०	११३१९३८९
२८	एकूण एकंदर	०	०	०	०	०	१८५१३०२४
२९	एकूण खर्च	०	०	०	०	०	९२९८३९९
३०	अखेरची शिल्लक	०	०	०	०	०	९२९४६३३
(छ) राष्ट्रीय कृषी विकास योजनेअंतर्गत कुक्कुट पालन योजना							
३१	आरंभीची शिल्लक	०	०	०	०	०	१७६०४
३२	एकूण जमा	०	०	०	०	०	५३४
३३	एकूण एकंदर	०	०	०	०	०	१८१३८
३४	एकूण खर्च	०	०	०	०	०	०
३५	अखेरची शिल्लक	०	०	०	०	०	१८१३८
(ज) एकूण एकंदर क +ख +ग +घ +च +छ							
३६	आरंभीची शिल्लक	७५७५८२०	२४५३६७१०	१४५२५८९२	१०५०५३६२	१३१३०८८५	३०३३९९६११५
३७	एकूण जमा	४७७२८१८४५	१३८२७१९२४९	४६९८३९७०४	५७४०३८३७३	३९२१६४९३	२२८५०४४००६४
३८	एकूण एकंदर	४८४८५७६६५	१४०७२५५९५९	४८४३६५५९६	५८४५४३७३५	४०५२४७३७८	२५८८४४३६९७९
३९	एकूण खर्च	४७४४६६३१६	१३६९९२२०५९	४४८११२७३५	५७४६७५१३५	३९२०७९२१०	२२९०५६५७००९
४०	अखेरची शिल्लक	१०३११३४९	३७३३३९००	३६२५२८६१	९८६८६००	१३१६८१६८	३७७८७७९९७८

सांगली,
दिनांक १९ ऑक्टोबर २०२२.

विठ्ठल चव्हाण,
मुख्य लेखा व वित्त अधिकारी,
सांगली जिल्हा परिषद, सांगली.

जितेंद्र डुडी,
मुख्य कार्यकारी अधिकारी,
सांगली जिल्हा परिषद, सांगली.

पोलादपूर नगरपंचायत, पोलादपूर

क्र. नपंपो/५८९

सूचना

महाराष्ट्र प्रादेशिक नियोजन व नगररचना अधिनियम, १९६६चे कलम २६(१) अन्वये, पोलादपूर नगरपंचायत क्षेत्राच्या प्रारूप विकास योजनेचे प्रसिद्धीकरण

ज्याअर्थी, महाराष्ट्र शासनाच्या नगरविकास विभागाची अधिसूचना क्र. एमयुपी-२०१४/प्र. क्र. २०६/नवि १९, दिनांक २६ जून २०१५ तसेच ग्रामविकास व जलसंधारण विभागाची अधिसूचना क्र. झेडपीबी २०१५/प्र.क्र.१८/ पोलादपूर(१)/ पं. रा. ५, दिनांक २६ जून २०१५ अन्वये पोलादपूर ग्रामपंचायतीचे क्षेत्र लहान नागरी क्षेत्र म्हणून विनिर्दिष्ट केले आहे आणि या क्षेत्राकरिता महाराष्ट्र नगरपरिषदा, नगरपंचायती व औद्योगिक नगरी अधिनियम, १९६५ मधील कलम ३४१ के चे पोट-कलम (२) मधील तरतुदीनुसार पोलादपूर नगरपंचायत (यापुढे "उक्त नियोजन प्राधिकरण" असे निर्देशलेली) गठित केली आहे;

आणि ज्याअर्थी, प्राधिकरणाने नियोजन उक्त, पोलादपूर नगरपंचायत क्षेत्राची (यापुढे "उक्त क्षेत्र" असे उल्लेखलेली) महाराष्ट्र प्रादेशिक नियोजन व नगररचना अधिनियम, १९६६ (यापुढे "उक्त अधिनियम" असे निर्देशलेली) चे कलम २१ (२) चे अनुपंगाने कलम २३ (१) मधील तरतुदीनुसार प्रारूप विकास योजना. पोलादपूर नगरपंचायत (यापुढे "उक्त प्रारूप विकास योजना" असे उल्लेखलेली) तयार करण्याचा इरादा ठराव क्र. ०२, दिनांक ११ डिसेंबर २०२० अन्वये जाहीर करून त्याबाबतची सूचना महाराष्ट्र शासन राजपत्र, भाग दोन संकीर्ण सूचना व जाहिराती मध्ये दिनांक २१-२७ जानेवारी २०२१ रोजी प्रसिद्ध केली आहे;

आणि ज्याअर्थी, उक्त अधिनियमाच्या कलम २४ च्या तरतुदीनुसार उक्त नियोजन प्राधिकरणाने उक्त क्षेत्रासाठी उक्त प्रारूप विकास योजना तयार करण्यासाठी सहायक संचालक, नगररचना, रायगड-अलिबाग शाखा, अलिबाग यांची "नगररचना अधिकारी" म्हणून आदेश क्र. ३६३, दिनांक २१ मे २०२१ अन्वये नियुक्ती केली आहे;

आणि ज्याअर्थी, उक्त अधिनियमातील तरतुदीनुसार, नगररचना अधिकारी तथा सहायक संचालक, नगररचना, रायगड-अलिबाग शाखा, अलिबाग यांनी, उक्त अधिनियमाचे कलम २५ अन्वये उक्त क्षेत्राचा विद्यमान जमीन वापर नकाशा तयार केल्यानंतर, उक्त क्षेत्राची उक्त प्रारूप विकास योजना तयार करून ती उक्त नियोजन प्राधिकरणाकडे उक्त अधिनियमाचे कलम २६ (१) अन्वये प्रसिद्ध करण्यासाठी हस्तांतरित केली आहे;

आणि ज्याअर्थी, उक्त नियोजन प्राधिकरणाने उक्त अधिनियमाचे कलम २६ (१) अन्वये उक्त प्रारूप विकास योजना जनतेकडून सूचना/ हरकती मागविण्याकरिता प्रसिद्ध करण्यासाठी पोलादपूर नगरपंचायत पोलादपूर विशेष सभा ठराव क्र. २, दिनांक १९ सप्टेंबर २०२२ पारित केलेला आहे.

त्याअर्थी, उक्त नियोजन प्राधिकरण उक्त प्रारूप विकास योजना, विकास योजना अहवालासह उक्त अधिनियमाच्या कलम २६ (१) अन्वये नागरिकांकडून सूचना/ हरकती मागविण्यासाठी प्रसिद्ध करीत आहे. सदरहू योजनेसंबंधीचे नकाशे व अहवाल कामकाजाच्या दिवशी कार्यालयीन वेळेत नागरिकांच्या अवलोकनार्थ, खाली नमूद केलेल्या कार्यालयात उपलब्ध आहेत.

१. मुख्याधिकारी, पोलादपूर नगरपंचायत, पोलादपूर,

२. सहायक संचालक, नगररचना, रायगड- अलिबाग शाखा, अलिबाग,

उक्त प्रारूप योजनेतील तरतुदीसंबंधी नागरिकांच्या काही सूचना/ हरकती असतील तर त्यांनी ही सूचना महाराष्ट्र शासनाच्या राजपत्रात प्रसिद्ध झालेल्या दिनांकापासून ३० दिवसांच्या आत मुख्याधिकारी, पोलादपूर नगरपंचायत, पोलादपूर यांचेकडे लेखी स्वरूपात कारणांसह पाठवाव्यात. सदरची सूचना महाराष्ट्र शासनाच्या राजपत्रात प्रसिद्ध झालेल्या दिनांकापासून ३० दिवसांच्या आत पोलादपूर नगरपंचायतीकडे प्राप्त झालेल्या सूचना/हरकती विचारात घेतल्या जातील.

उक्त प्रारूप विकास योजनेचे नकाशे व तपशिलाच्या प्रती योग्य शुल्क आकारून पोलादपूर नगरपंचायतीमध्ये नागरिकांना उपलब्ध होऊ शकतील.

पोलादपूर,
दिनांक २० ऑक्टोबर २०२२.

श्रीमती कोमल पां. कराळे,
मुख्याधिकारी,
नगरपंचायत, पोलादपूर.

POLADPUR NAGARPANCHAYAT, POLADPUR

No. NPP/589

Notice

**Publication of Draft Development Plan of Under Section 26(1) of
Maharashtra Regional and Town Planning Act, 1966.**

Whereas, by Urban Development Department's Notification No. MUP 2014/CR206/UD-19, dated 26th June 2015 and Rural Development and Water Conservation Department's notification no. ZPB-2015/CR. 18/Poladpur(1)/P.R.5, dated 26th June 2015 published in the *Maharashtra Government Gazette* having regards to the Provisions of sub-section (2) of section 341 A of the Maharashtra Municipal Councils, Nagar Panchayats and Industrial Townships Act, 1965 (Mah. XL of 1965) has specified the local area of the Village Panchayat of Poladpur in the Raigad District, be a transitional area (smaller urban area) and has constituted a Nagar Panchayat by the name of Poladpur Nagar Panchayat (hereinafter referred to as "the said Planning Authority") for the said transitional area;

And whereas, the said Planning Authority *vide* Resolution No. 02, dated 11th December 2020, has declared its intention to prepare Draft Development Plan of Poladpur Nagar Panchayat (hereinafter referred to as the "said Draft Development Plan") for the area under its jurisdiction (hereinafter referred to as the "said area", as per the provisions of section 23(1) read with section 21 (2) of the Maharashtra Regional and Town Planning Act, 1966 (hereinafter referred to as the "said Act") and notice to that effect is published in *Maharashtra Government Gazette*, Part Two- Miscellaneous Notices and Ads dated 21st to 27th January, 2021;

And Whereas, as per the provision in section 24 of the said Act, the said Planning Authority *vide* Order No. 363, dated 11th May 2017 has appointed Assistant Director of Town Planning, Raigad-Alibag Branch, Alibag has prepared the existing land use map as per section 25 of the said Act; and as per the Section 26 (1) of the said Act, Town Planning Officer And Assistant Director, Town Planning Raigad Branch, Alibag has prepared the said Draft Development Plan of the said area and has handed over to the said Planning Authority for publication under section 26 (1) of the said Act;

And whereas, the said Planning Authority has passed resolution No. 2 dated 19th September 2022 to publish the said Draft Development Plan by suggesting two changes in the plan under section 26 (1) of the said Act, for inviting suggestions and objections from the public;

And whereas, Town Planning Officer And Assistant Director, Town Planning Raigad Branch, Alibag has made the changes suggested by the said Planning Authority and has handed over the said Draft Development Plan to the said Planning Authority for publication under section 26(1) of the said Act.

Therefore, Poladpur Nagar Panchayat hereby publishes the said Draft Development Plan along with the Report under section 26(1) of the said Act for inviting suggestions/objections from the public. The copy of the said Draft Development Plan and Report thereof are kept open for inspection of the public at the following offices on all working days during office hours.

1. Poladpur Nagar Panchayat, Poladpur.
2. Assistant Director, Town Planning, Raigad-Alibag Branch, Alibag.

The suggestions/objections if any, in writing from the public in this regards with reasons. Shall be submitted to the Chief officer, Poladpur Nagar Panchayat, Poladpur within the period of 30 days from the date of publication of this Notice in *Maharashtra Government Gazette* shall only be considered.

The copies of the said Draft Development Plan and particulars shall be available to the public at reasonable price in the office of Poladpur Nagar Panchayat.

Place Poladpur,
dated 20th October 2022.

KOMAL P. KARALE,
Chief Officer,
Poladpur Nagar Panchayat.

Serial No. M-2241

MULTI COMMODITY EXCHANGE OF INDIA LTD.

Exchange Square, Suren Road, Chakala,
Andheri (East), Mumbai 400 093 India.

CIN : L51909MH2002PLC135594

The draft amendments proposed to Memorandum of Association and Articles of Association of Multi Commodity Exchange of India Limited are published hereunder for public comments/criticism. Any person having any observations on the proposed documents can send the same in writing to the undersigned at mex@mexindia.com or at Exchange Square, Suren Road, Chakala Andheri (East), Mumbai – 400093, India within fifteen days from the date of this publication. The observations received after the aforementioned date will not be considered, when the aforementioned draft documents will be taken for consideration.

I. Proposed amendments to Memorandum of Association:

1. The Clause III A (I) (Main object clause) is proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

~~To establish, operate, regulate, maintain and manage facilities in Mumbai and elsewhere in India and abroad enabling the members of the Exchange, their authorized agents and constituents and other participants to transact, clear and settle trades done on the Exchange in different types of contracts in commodities and other instruments and derivatives thereof in futures markets and to provide accessibility to the markets to various members of the Exchange and their authorized agents and constituents and other participants within and/ or outside India, and to provide, initiate, facilitate and undertake all support services relating thereto as per the Articles of Association, Bye-Laws, Rules and Regulations of the Exchange."~~

- a) To facilitate, promote, assist, regulate and manage in the public interest, dealings in commodity derivatives, goods and securities of all kinds (which shall include all goods and securities defined as such under the Securities Contracts (Regulations) Act, 1956 and all other instruments of any kind permitted by the Regulators including derivatives, money market instruments, etc.) and to provide specialised, advanced, automated and modern facilities for trading, clearing and settlement of aforesaid securities, commodity derivatives, goods and other instruments with a high standard of integrity and honour, and to ensure trading in a transparent fair and open manner with access to investors from areas in or outside India.
- b) To initiate facilitate and undertake all steps of all such activities in relation to Stock Exchange, Commodities Markets, Currency Markets, Money Markets, Financial Markets, Securities Markets, Capital Markets, as are required for better investor service and protection, including but not limited to taking measures for ensuring greater liquidity (both in terms of breadth and depth of commodity derivatives, goods, securities and other instruments) for the investor providing easier access to the Exchange, facilitating inter-market dealings and generally to facilitate transactions in the aforesaid securities and instruments in a cost effective, expeditious and efficient manner.
- c) To support, develop, promote and maintain a healthy market in the best interest of the investor and the general public and the economy and to introduce high standards of professionalism among themselves and with investors and the financial securities, money, Capital Markets, Commodities Markets and Currency Markets in general.

- ii. The "Title of clause III B" is proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

THE OBJECTS INCIDENTAL OR ANCILLARY TO THE ATTAINMENT OF THE MAIN OBJECTS ARE:

"MATTERS WHICH ARE NECESSARY FOR FURTHERANCE OF THE OBJECTS;"

- iii. The "Title of clause III C" is proposed to be deleted):

'OTHER OBJECTS'

- iv. To align with Companies Act, 2013 and Table A of the Schedule I of the Act, the Object Clauses in III-B and III-C are proposed to be merged.
- v. Object clauses 22, 26, 30 and 42 of MoA are proposed to be modified to replace "Companies Act, 1956" with "Companies Act, 2013".

II. Proposed amendments to Articles of Association

- i. Pursuant to change in the Companies Act, the following references to sections of Companies Act, 1956 are proposed to be changed to refer to the respective sections in the Companies Act, 2013:

Sr. No.	Article Number	Companies Act, 1956 reference	Companies Act, 2013 reference
a)	Article 4(b)	Annual General Meeting- Section 166	Annual General Meeting- Section 96
b)	Article 4(g)	Body Corporate- Section 2(7)	Body Corporate- Section 2(11)
c)	Article 4(x)	Ordinary Resolution-Section 189	Ordinary Resolution-Section 114(1)
d)	Article 4(ag)	Register of Members -Section 150	Register of Members- Section 88
e)	Article 4(at)	'Special Resolution' Section 114(2)	'Special Resolution' Section 189
f)	Article 4(aw)	'Year'-Section 2(17)	'Year'-Section 2(41)
g)	Article 9	Further issue of capital -Section 79A	Further issue of capital -Section 54
h)	Article 11	Issue of redeemable preference shares- Section 80 and sub section (4)	Issue of redeemable preference shares- Section 55
i)	Article 12(c)	Redemption of preference shares- Section 611	Redemption of preference shares – section 403
j)	Article 13	Variation of rights- Section 106 and 107	Variation of rights- Section 48

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, नोव्हेंबर ३-९, २०२२/कार्तिक १२-१८, शके १९४४

k)	Article 15	Commission and brokerage- Section 76	Commission and brokerage- section 40(6)
l)	Article 20	Shares at the disposal of the Director- Section 81 and Section 79	Shares at the disposal of the Director- Section 62 and section 53
m)	Article 21	Issue of shares other than for cash – Section 75	Issue of shares other than for cash- Section 39(4)
n)	Article 23	Call on Shares – Section 91	Calls on shares – Section 49
o)	Article 23	'Payment of calls in advance' section 92	'Payment of calls in advance' section 50
p)	Article 24	Instrument of transfer. Section 108	Instrument of transfer Section 56
q)	Article 24	Board's right to refuse transfer section 111	Board's right to refuse transfer - section 58
r)	Article 28	Rights of stockholders –Section 96	N.A.
s)	Article 32	Annual General Meeting Section 166 (1) and Section 166 (2)	Annual General Meeting Section 96 (1) and Section 96 (2)
t)	Article 32	Right to summon Extraordinary General Meeting, Section 169	Right to summon Extraordinary General Meeting- Section 100
u)	Article 32	Extraordinary General Meeting by requisition – Section 188	Extraordinary General Meeting by requisition section 111
v)	Article 33	Questions at General Meeting how decided-Section 179	Questions at General Meeting how decided- Section 109
w)	Article 34	Representation of company or body corporate – Section 187	Representation of company or body corporate – Section 113
x)	Article 35	Restriction on becoming a director – Section 95	Restriction on becoming a director – Section 164
y)	Article 35	Shareholders to appoint Directors- Section 88	Shareholders to appoint Directors – Section 152
z)	Article 41	Vacation of office of Director Section 283	Vacation of office of Director – Section 167
aa)	Article 43	Director may contract with the Company – Section 314	Director may contract with the Company – Section 188
bb)	Article 44	Rotation and retirement of Directors – Section 256	Rotation and retirement of Directors – Section 152
cc)	Article 45	General Meeting to increase or reduce the number of Directors Sections 252, 255 and 259	General Meeting to increase or reduce the number of Directors Sections 149
dd)	Article 46	Rights of persons other than retiring Directors to stand for Directorship- Section 257	Rights of persons other than retiring Directors to stand for Directorship- Section 160
ee)	Article 53	Delegation of powers- Section 292	Delegation of powers- Section 179
ff)	Article 56 (z)	Specific powers and duties of Board of Directors - Section 292	Specific powers and duties of Board of Directors - Section 179

gg)	Article 58	Duty to maintain registers- Section 192	Duty to maintain registers- Section 117
hh)	Article 59	Duty to maintain record of minutes-Section 193	Duty to maintain record of minutes-Section 118
ii)	Article 62	Borrowing Powers- Section 293	Borrowing Powers- Section 179 or 180
jj)	Article 69	Delegation of powers to Committee/Managing Director-Section 292	Delegation of powers to Committee/Managing Director-Section 179
kk)	Article 70	Other powers to be exercised only at Board Meeting - Sections 262, 292, 297, 316, 372A and 386	Other powers to be exercised only at Board Meeting - Sections 161, 179, 186, 188 and 203
ll)	Article 72	Appointment of Managers- Section 197A	Appointment of Managers- Section 196
mm)	Article 77	Dividends to be paid out of profits only- Section 205	Dividends to be paid out of profits only- Section 123
nn)	Article 84	Unclaimed dividends - Section 205C	Unclaimed dividends - Section 125
oo)	Article 102	Right of Directors and others to indemnify- Section-633	Right of Directors and others to indemnify -Section 463
pp)	Article 103	Not responsible for acts of others Section 201	Not responsible for acts of others-Section 197

- ii. In the Headings and in Articles 4(a), 4(b), 4(g), 4(x), 4(ag), 4(at), 4(aw), 19, 25, 34, 35 and 43 it is proposed to replace Companies Act, 1956 with Companies Act, 2013, hence, in these Articles '1956' is replaced with '2013'.

iii. **Changes due to additions or deletions to the existing Articles of Association**

- a) The Article 1 is proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

"TABLE A F NOT TO APPLY

~~The Regulations contained in Table 'A' of the First Schedule to the Companies Act, 1956 shall not apply to the Company except in so far as they are embodied in the following Articles.~~

Subject as hereinafter provided the Regulations contained in Table 'F' of the First Schedule to the Companies Act, 2013 shall not apply to the Company except so far as the same are not provided for or are not inconsistent with these Articles."

- b) The Article 3a is proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

"Unless the context otherwise requires, words or expressions contained in these Articles shall bear the same meaning as in the Companies Act, 1956 2013, SECC Regulations or any other regulations of SEBI or any statutory modification thereof in force on the date on which the Articles become binding on the Company."

- c) The Article 4d is proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

'Associate' means an associate as defined in Regulation 2(b) of SECC Regulations and/or its derivative as defined under the Companies Act of 2013, the Accounting Standards, or any other rules, regulations, guidelines.

~~in relation to a person shall include another person:~~

- ~~(i) who, directly or indirectly, by himself, or in combination with other persons, exercises control over the first person;~~
- ~~(ii) who holds more than fifteen per cent shares in the paid up equity capital of the first person;~~
- ~~(iii) who is a holding company or a subsidiary company of the first person;~~
- ~~(iv) who is a relative of the first person;~~
- ~~(v) who is a member of a Hindu Undivided Family wherein the first person is also a member;~~
- ~~(vi) such other cases where the SEBI is of the view that a person shall be considered as an associate based on the fact and factors including the extent of control, independence, conflict of interest.~~

- d) The Article 4g is proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

'Body corporate' has the meaning assigned thereto by Section 2(7) 2(11) of the Companies Act, 1956 2013, and shall include a Company incorporated in India. The words 'Body Corporate' and 'Company' are used interchangeably.

- e) The Article 4ac is proposed to be deleted):

~~'Procedural Norms' shall refer to Procedural norms on Recognitions, Ownership and Governance for Stock Exchanges and Clearing Corporations as contained in circular no. CIR/MRD/DSA/33/2012 dated December 13, 2012 issued by SEBI and any modifications, amendments, revisions, thereto.~~

- f) The Article 4ap is proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

"Securities" include means the securities as defined in clause (h) of Section 2 of the Securities Contracts (Regulation) Act, 1956:

- ~~i. shares, scrips, stocks, bonds, debentures, debenture stock or other marketable securities of a like nature in or of any incorporated company or other body corporate;~~
- ~~ii. derivative;~~
- ~~iii. units or any other instrument issued by any collective investment scheme to the investors in such schemes;~~
- ~~iv. security receipt as defined in clause (zg) of section 2 of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002;~~
- ~~v. units or any other such instrument issued to the investors under any mutual fund scheme;~~

~~Explanation For the removal of doubt, it is hereby declared that 'securities' shall not include any unit-linked insurance policy or scrips or any such instrument or unit, by~~

~~whatever name called, which provides a combined benefit risk on the life of the person's and investment by such persons and issued by an insurer referred to in clause (9) of section 2 of the Insurance Act, 1938 (4 of 1938).~~

~~vi. any certificate or instrument (by whatever name called), issued to an investor by any issuer being a special purpose distinct entity which possesses any debt or receivable, including mortgage debt, assigned to such entity, any acknowledging beneficial interest of such investor is such debt or receivable including mortgage debt, as the case may be;~~

~~vii. Government securities;~~

~~viii. such other instruments as may be declared by the Central Government to be securities; and~~

~~ix. rights or interest in securities;~~

- g) The point below "definitions" is proposed to be amended as given here under (words in bold are proposed to be included):

"The definitions not covered herein above will be taken from **Companies Act, 2013** or the **Securities Contracts (Regulation) Act, 1956** or **SEBI Act 1992** or **Depositories Act 1996** or **SEBI Regulations as amended from time to time** and interpretation by these Articles, Rules or the Bye-Laws of the Exchange for the purpose of interpretation or management of the Exchange, and in case of any discrepancy, the interpretation as may be taken by the Board of the Exchange shall be final and binding on all associated with the Exchange."

- h) The Article 9a is proposed to be amended as given here under (words in strike through mode are proposed to be deleted):

~~"Where at the time after the expiry of two years from the formation of the Company or at any time after expiry of one year from the allotment of the shares in the Company made for the first time after its formation, whichever is earlier, it is proposed to increase the subscribed capital of the Company by allotment of the further shares either out of the un-issued capital or out of the increased share capital then:"~~

- i) The Article 9c is proposed to be deleted):

~~Nothing in sub-clause (iii) of (a) hereof shall be deemed:~~

~~a. To extend the time within which the offer should be accepted; or~~

~~b. To authorize any person to exercise the right of renunciation for a second time on the ground that the person in whose favour the renunciation as first made has declined to take shares comprised in the renunciation.~~

- j) The Article 9d is proposed to be deleted):

~~Nothing in this clause shall apply to the increase of the subscribed capital of the Company caused by the exercise of an option attached to debentures issued or loans raised by the Company;~~

~~i To convert such debentures or loans into shares in the Company, or~~

~~ii To subscribe for shares in the Company.~~

- k) The Article 13 is proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

"The right attached to any class of shares (unless otherwise provided by the terms of the issue of the shares of that class) may, subject to the provisions of Sections 106 and 107 48 of the Act, be varied with the consent in writing of the holders of not less than three-fourths of the issued shares of that class or with the sanction of the Special Resolution passed at a separate meeting of the holders of the issued shares of that class and the provisions of these Articles relating to General Meeting shall *mutatis mutandis* apply, provided that the necessary quorum shall be two (2) persons at least holding one-tenth of the issued shares of the class."

- 1) The Article 16 is proposed to be deleted):

Payment of interest out of capital

~~Where any shares are issued for the purpose of raising money to defray the expenses of the construction of any work or building or the provision of plant, which cannot be made profitable for a lengthy period the Company may pay interest on so much of that share capital as is for the time being paid-up for the period at the rate and subject to the conditions and restrictions provided by Section 204 of the Act and may charge the same to capital as part of the cost of construction of the work or building or the provision of the plant; the Articles relating to dividends shall where the context permits, apply to interest paid under this Article.~~

- m) The Article 21 under heading "Right to certificates" point "b" is proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

~~"The Company shall, within three (3) months from the date of allotment, unless the conditions of the issue thereof provide otherwise, and/or within one (1) month~~ **thirty days** ~~from the date of receipt of the application for registration of the transfer, transmission, sub division, consolidation or renewal of any of the shares or debentures, as the case may be, unless the conditions of issue thereof otherwise provide, deliver the certificate of all the shares and debentures so allotted or transferred or transnitted."~~

- n) The Article 21 under heading "Issue of Certificate" is proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

~~"Every share certificate shall be issued under the Common Seal of the Company and in accordance with the provisions of the Companies (Issue of Share Certificate) Rules, 1960 Act or any modification thereof for the time being in force."~~

- o) The Article 29d is proposed to be amended as given here under (words in strike through mode are proposed to be deleted):

~~"Accordingly, SECC Regulations of June-2012 shall be deemed to be part of the Articles of Association of the Company."~~

- p) The Article 30b is proposed to be amended as given here under (words in strike through mode are proposed to be deleted):

~~"No person shall, directly or indirectly, either individually or together with persons who are his associates, agents, authorised persons or with any other person(s) acting in concert, acquire/ hold~~

equity shares exceeding the prescribed percentage of the paid up equity share capital without the requisite approval of SEBI. ~~Such approval is to be sought within 15 days from the date of acquiring and holding (along with existing shareholding, if any) of 2% and above but less than 5%."~~

~~"Application for grant of approval for shareholding beyond 2% or 5%:-"~~

~~"A shareholder seeking SEBI's approval for holding more than 2% or 5% of paid up equity share capital of the Company shall submit an application to SEBI through the Company with the following particulars:-"~~

- q) The Article 33 under heading "Quorum" is proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

~~"Five (5) Members personally present shall be a quorum for a General Meeting and no business shall be transacted at any General Meeting unless the requisite quorum is present at the time when the meeting proceeds to business.~~

Quorum for meetings shall be in accordance with Section 103 of the Companies Act, 2013."

- r) The Article 33 under heading "When Chairman is absent, choice of another chairman" is proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

~~"If there is no such Chairman or if at any meeting he is not present within half an hour fifteen minutes after the time appointed for holding the meeting or is unwilling to act as chairman, the Deputy Chairman, if any, of the Board shall preside and failing him, the Members present shall choose another Director as chairman and if no Directors be present or if all the Directors decline to take the chair, then the Members present shall choose one of their Members to be chairman of that meeting."~~

- s) The Article 33 under heading "Taking a poll" is proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

~~"If poll is duly demanded in accordance with the provisions of Section 109 479 of the Companies Act, it shall be taken in such manner **as prescribed under the section 109** as the chairman directs and in accordance with the provisions of Sections 183 and 185 of the Companies Act and the result of the poll shall be deemed to be the decision of the meeting on the resolution on which the poll was taken. The chairman shall appoint two (2) scrutinizers in the manner required by Section 184 of the Companies Act."~~

- t) The Article 35 under heading "Number of Directors" is proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

~~"The Board shall consist of not more than 15 (Fifteen) 18 (Eighteen) Directors inclusive of Public Interest Directors as nominated/appointed by SEBI, shareholder directors (including employee-~~

directors, other than the managing director) and the managing director.

Provided that any increase in the number of directors beyond ~~eighteen~~ **15 (Fifteen)** shall be with the approval ~~from the Central Government of Special Resolution."~~

- u) The Article 35 under heading "Composition of the governing board" sub-clauses (4), (6) and (7) are proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

"(4) The managing director shall be an *ex-officio* director on the governing board and shall ~~not~~ be included in either the category of ~~public interest directors or~~ shareholder directors.

(6) No **trading member or** clearing member, or their associates and agents, shall be on the governing board of the Company.

(7) ~~At least one public interest director shall be present in the meetings of the governing board to constitute the quorum. The number of public interest directors shall not be less than the number of shareholder directors to constitute the quorum for the meeting of the governing board."~~

- v) The Article 35 under heading "Conditions of appointment of directors" "point (7)" is proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

"(7) A public interest director may be renominated **for a second term of three years as specified by SEBI after a cooling-off period of one year or such period as SEBI may deem fit in the interest of the market."**

- w) The Article 35 is proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

"Procedure for appointment of Directors – Regulation ~~23(7)~~ **23(6)**
Restriction on becoming a Director – Regulation ~~23(7)~~ **23(6)**"

- x) The Article 36 under heading "Chairman & Vice Chairman of the Board of Directors" is proposed to be amended as given here under (The word in strike through mode is proposed to be deleted):

"The Board of Directors may appoint one of the Public Interest Directors as the Chairman of the Board and one of the Public Interest Directors as Vice Chairman of the Board. The Chairman shall not have executive powers or functions and he shall not be a person having ~~trading~~ **trading** interest in the ~~future~~ trading conducted by the Exchange. The Chairman so appointed shall preside at the meetings of the Board."

- y) The Article 42a is proposed to be amended as given here under (words in strike through mode are proposed to be deleted):

“The Board may appoint subject to prior approval of SEBI, as an Alternate Director for a Director (hereinafter called the Original Director) during the Original Director’s absence for a period of not less than three (3) months from **India** ~~the State in which the meetings of the Board are ordinarily held.~~”

- z) The Article 42b is proposed to be amended as given here under (words in strike through mode are proposed to be deleted):

“An Alternate Director appointed under this Article shall not hold office as such for a period longer than that permissible to the Original Director in whose place he has been appointed and shall vacate office if and when the Original Director returns to **India** ~~the State in which the meetings of the Board are ordinarily held.~~”

- aa) The Article 42d is proposed to be amended as given here under (words in bold are proposed to be included and the words in strike through mode are proposed to be deleted):

“If the term of office of the Original Director is determined before he returns to **India** ~~the State in which the meetings of the Board are ordinarily held~~, any provision in the Act or in these Articles for the automatic re-appointment of Retiring Director in default of another appointment shall apply to the Original Director and not to the Alternate Director.”

- bb) The Article 50 (d) (xii) is proposed to be amended as given here under (words in bold are proposed to be included);

“(xii) Investment in other companies **shall be decided as provided under the Companies Act.**”

- cc) The Article 64 is proposed to be amended as given here under (the words in strike through mode are proposed to be deleted):

“Any debentures, ~~debenture~~ stock or other securities may be issued at a ~~discount~~, premium or otherwise, and may be issued on condition that they shall be convertible into shares of any denomination and with any privileges and conditions as to redemption, surrender, drawing, allotment of shares, attending (but not voting) at the general meeting, appointment of directors, and otherwise debentures with the right to conversion into or allotment of shares shall be issued only with the consent of the company in the general meeting by way of special resolution.”

For Multi Commodity Exchange of India Ltd.

Place Delhi,
dated 28th October 2022.

AJAY PURI,
Company Secretary.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, नोव्हेंबर ३-९, २०२२/कार्तिक १२-१८, शके १९४४

बृहन्मुंबई महानगरपालिका

क्र. उपायुक्त/३६७४ / पायाभूत सुविधा दिनांक १९/१०/२०२२.

जाहीर सूचना

बृहन्मुंबई महानगरपालिका अधिनियम, १८८८ (आजतागायत सुधारित) च्या कलम २९७ (१)(ब) अन्वये खालीलप्रमाणे प्रस्ताव दि. २८ ऑक्टोबर २०२२ रोजी महापालिकेच्या सभेमध्ये किंवा त्यानंतर जेव्हा केव्हा सदरहू प्रस्ताव निकालात काढण्यात येईल अशा महापालिकेच्या सभेत मांडण्यात येईल.

“महानगरपालिकेच्या ‘डी’ विभागातील मलबार हिल परिसरातून जाणारी, वाळकेश्वर रस्त्याची २७.४५ मी. (९०’ ००”) रुंदीची मंजूर नियमित रेषे मध्ये राजभवन गेट ते तीन बत्ती जंक्शन असे अंशतः फेरबदल करून ती सोबतच्या नकाशा क्र. ई.ई.टी. अँड सी./१७, दि. २४ ऑगस्ट २०२२ मध्ये ‘क्यू’ ते ‘आर’ अशी हिरव्या रंगाच्या रेषेने दर्शविल्याप्रमाणे १७.०० मी. (५६’ ००”) विहित करणे.”

उपरोक्त प्रवतनात असलेल्या ई.ई.टी. अँड सी./१७, दि. २४ ऑगस्ट २०२२ मध्ये हिरव्या रंगाने ‘क्यू’ ते ‘आर’ अशी दर्शविल्याप्रमाणे पुनरिखांकन केलेली प्रस्तावित रस्ता रेषा उप प्रमुख अभियंता (वाहतूक) यांच्या अभियांत्रिकी हब इमारत, तळ मजला, डॉ. ई. मोजेस रोड, वरळी, मुंबई ४०० ०१८ येथील कार्यालयात व सहायक आयुक्त ‘डी’ विभाग कार्यालय, जोबनपुत्र कंपाऊंड, नाना चौक, ग्रँट रोड (प.), मुंबई ४०० ००७ येथील कार्यालयात कार्यालयीन वेळेत निरीक्षणासाठी ठेवण्यात येत आहे.

ज्या कोणास उपरोक्त नियत प्रस्तावाबाबत प्रतिवेदने/हरकती पाठवावयाच्या असतील त्यांनी त्या महानगरपालिका चिटणीसांकडे महापालिका मुख्यालयात संबंधित सभेच्या दिवसाच्या अगोदर संपूर्ण ३ (तीन) दिवसांपूर्वी प्राप्त होतील अशाप्रकारे पाठवाव्यात. कृपया त्यानंतर पाठविलेली प्रतिवेदने / हरकती विचारात घेतल्या जाणार नाहीत.

दिनांक १९ ऑक्टोबर २०२२.

PRO/1724/ADV/2022-23.

उल्हास विठ्ठलराव महाले,

उप आयुक्त,

(पायाभूत सुविधा).

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, नोव्हेंबर ३-९, २०२२/कार्तिक १२-१८, शके १९४४
BRIHANMUMBAI MUNICIPAL CORPORATION

१७

No. D.M.C./3674 / Infra of 19th October 2022

Public Notice

Pursuant to Section 297(1) (b) of Mumbai Municipal Corporation Act, 1888, as modified upto date, the undersigned proposes to apply to the Municipal Corporation at their meeting to be held on 28th October 2022 or on such day thereafter, as the said application can conveniently be disposed off for authority to the following proposal:—

“To part Modification of sanctioned 27.45 m (90'00") wide R.L. of Walkeshwar Road from Rajbhavan Gate to Teen Batti Junction to 17.00 Mtr. (56'00") wide R.L. for the portion marked ‘Q’ to ‘R’ u/s. 297(1) (b) of MMC Act, 1888 amended upto date at Malabar Hill Division on ‘D’ Ward as shown in Plan No., E.E. T & C /17, dated 24th August 2022” .

A plan No. E.E. T & C/17 dated 24th August 2022, showing the existing sanctioned R.L. (shown in red) and revised (shown in green) marked as ‘Q’ to ‘R’ to be prescribed in substitution thereof aforesaid is deposited at the office of Deputy Chief Engineer (Traffic) of Municipal Corporation and can be inspected by any desiring to do so, at any time during office hours at Engineering Hub Building, Zero floor, near Worli naka, Dr. E. Mozes Road, Mumbai 400 018 and also at the office of Asst. Commissioner ‘D’ ward, Jobanputra Compound, Nana Chowk, Grant Road, Mumbai 400 007.

Every person desirous of making any representation to the Corporation or of bringing before the Corporation any objection in respect of the said proposal may do so by letter addressed to the Municipal Secretary at the Mahapalika Head Office, and deliver at the said office not less than three clear days before the day of such meeting.

Dated this 19th day of October 2022.
PRO/1724/ADV/2022-23.

ULHAS VITTHALRAO MAHALE,
Dy. Mun. Commissioner (Infra).

तलासरी नगरपंचायत, ता. तलासरी, जि. पालघर

सूचना

क्रमांक ८८८/२०२२-२३

महाराष्ट्र प्रादेशिक नियोजन व नगररचना अधिनियम, १९६६ चे कलम २६(१) अन्वये तलासरी शहराच्या प्रारूप विकास योजनेचे प्रसिद्धिकरण.

ज्याअर्थी, तलासरी नगरपंचायतीने (यापुढे “ उक्त नियोजन प्राधिकरण” असे निर्देशिलेले), तिच्या अधिपत्याखालील क्षेत्राची (यापुढे “उक्त क्षेत्र” असे उल्लेखलेली), महाराष्ट्र प्रादेशिक नियोजन व नगररचना अधिनियम , १९६६ (यापुढे “उक्त क्षेत्र” असे निर्देशिलेली), चे कलम २१(२) चे अनुषंगाने कलम २३(१) मधील तरतुदीनुसार प्रारूप विकास योजना, तलासरी (यापुढे “उक्त प्रारूप विकास योजना” असे उल्लेखलेली) तयार करण्याचा इरादा ठराव क्र. ०१, दिनांक ४ फेब्रुवारी २०२१ अन्वये जाहीर करून त्याबाबतची सूचना महाराष्ट्र शासन राजपत्र, असाधारण विभाग, पुरवणी भाग -२ मध्ये दिनांक २५ फेब्रुवारी २०२१ रोजी प्रसिद्ध केली आहे ;

आणि ज्याअर्थी, उक्त अधिनियमाच्या कलम २४ तरतुदीस अनुसरून तलासरी नगरपंचायतीने उक्त क्षेत्रासाठी उक्त प्रारूप विकास योजना तयार करण्यासाठी सहायक संचालक, नगररचना / नगररचनाकार, पालघर शाखा, पालघर यांची “ नगररचना अधिकारी” म्हणून आदेश क्र. वियो-तलासरी/जि.पालघर/कलम २४/नरअ/सहसंकोवि/६२०, दिनांक १ एप्रिल २०२१ अन्वये नेमणूक केली आहे ;

आणि ज्याअर्थी उक्त अधिनियमातील तरतुदीनुसार, नगररचना अधिकारी तथा सहायक संचालक, नगररचना / नगररचनाकार, पालघर, शाखा पालघर यांनी, उक्त अधिनियमाचे कलम २५ अन्वये विद्यमान जमीन वापर नकाशा तयार केल्यानंतर , उक्त क्षेत्राची उक्त प्रारूप विकास योजना तयार करून ती उक्त नियोजन प्राधिकरणाकडे उक्त अधिनियमाचे कलम २६(१) अन्वये प्रसिद्ध करण्यासाठी हस्तांतरित केली आहे ;

आणि ज्याअर्थी, उक्त नियोजन प्राधिकरणाने उक्त अधिनियमाचे कलम २६(१) अन्वये उक्त प्रारूप विकास योजना जनतेकडून सूचना/ हरकती मागविण्याकरिता प्रसिद्ध करण्यासाठी ठराव क्र. ०८, दिनांक १८ ऑक्टोबर २०२२ पारित केलेला आहे.

त्याअर्थी, उक्त नियोजन प्राधिकरण उक्त प्रारूप विकास योजना, विकास योजना अहवालासह उक्त अधिनियमाच्या कलम २६(१) अन्वये नागरिकांकडून सूचना/ हरकती मागविण्यासाठी प्रसिद्ध करीत आहे. सदरहू योजनेसंबंधीचे नकाशे व अहवाल कामकाजाच्या दिवशी कार्यालयीन वेळेत नागरिकांच्या अवलोकनार्थ, खाली नमूद केलेल्या कार्यालयात उपलब्ध आहेत:—

१. मुख्याधिकारी, तलासरी नगरपंचायत, तलासरी.

२. सहायक संचालक, नगररचना / नगररचनाकार, पालघर शाखा, पालघर.

उक्त प्रारूप योजनेतील तरतुदीसंबंधी नागरिकांच्या काही सूचना/ हरकती असतील तर त्यांनी ही सूचना महाराष्ट्र शासनाच्या राजपत्रात प्रसिद्ध झालेल्या दिनांकापासून ३० दिवसांच्या आत मुख्याधिकारी, तलासरी नगरपंचायत यांचेकडे लेखी स्वरूपात कारणांसह पाठवाव्यात. सदरची सूचना महाराष्ट्र शासन राजपत्रात प्रसिद्ध झाल्याच्या दिनांकापासून ३० दिवसांचे आत नगरपंचायतीकडे प्राप्त झालेल्या सूचना/ हरकती विचारात घेतल्या जातील.

उक्त प्रारूप विकास योजनेचे नकाशे व तपशीलाच्या प्रती योग्य शुल्क आकारून तलासरी नगरपंचायतीच्या कार्यालयात नागरिकांना उपलब्ध होऊ शकतील.

तलासरी,
दिनांक १ नोव्हेंबर २०२२.

प्रताप कोळी,
मुख्याधिकारी,
तलासरी नगरपंचायत, तलासरी.

TALASARI NAGAR PANCHAYAT, TAL. TALASARI, DIST. PALGHAR

Notice

No.888/2022-23

PUBLICATION OF DRAFT DEVELOPMENT PLAN OF TALASARI UNDER SECTION 26 (1) OF MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966.

Whereas, the Talasari Nagar Panchayat, (hereinafter referred to as “the said Planning Authority,”) vide Resolution No. 8, dated 18th October 2022 had declared its intention to prepare a Draft Development Plan of Talasari (hereinafter referred to as the “said Draft Development Plan,”) for the area under its jurisdiction (hereinafter referred to as the said “area”) as per the provision of section 23 (1) read with section 21 (2) of Maharashtra Regional and Town Planning Act, 1966 (hereinafter referred to as the “said Act”) and notice to that effect is published in *Maharashtra Government Gazette* Division, Supplement Part RNI No. MAHBIL/2012/46121 on 25th February 2021.

And whereas, as per the provision in section 24 of the said Act, the Municipal Council/ Nagar Panchayat vide Order No. 620, dated 1st April 2021 has appointed Assistant Director, Town Planning/ Town Planner, Palghar Branch Palghar as “Town Planning Officer” to prepare the said Draft Development Plan for the said area ;

And whereas, the Town Planning Officer and Assistant Director, Town Planning/Town Planner, Palghar Branch, Palghar after having prepared existing Land Use Map as per section 25 of the said Act, has prepared the said Draft Development Plan of the said area and has handed it over to the said Planning Authority on for publication under section 26 (1) of the said Act;

And whereas, the said Planning Authority has passed Resolution No. 08, dated 18th October 2022 to publish the said Draft Development Plan under section 26 (1) of the said Act, for inviting suggestions/objections from the public.

Therefore, Talasari Nagar Panchayat hereby publishes the said Draft Development Plan alongwith the Report under section 26 (1) of the said Act for inviting suggestions/objections from the public. The copy of the said Draft Development Plan and Report there of are kept open for inspection of the public at the following offices on all working days during office hours :—

1. The Chief Officer, Talasari Nagar Panchayat, Talasari.
2. Assistant Director, Town Planning / Town Planner, Palghar Branch, Palghar.

Their suggestion/ objections if any, in writing from the public in this regard with reasons, shall be submitted to the Chief Officer, Talasari Nagar Panchayat, within the period of 30 days from the date of publication of the Notice in *Maharashtra Government Gazette*. Suggestion/objections received by the Municipal Council/Nagar Panchayat within the period of the 30 days from the date of publication of this Notice in *Maharashtra Government Gazette* shall only be considered.

The copies of the said Draft Development Plan and particulars shall be available to the public at reasonable price in the Office of the Talasari Nagar Panchayat.

Talasari,

Dated 1st November 2022.

PRATAP KOLI,

Chief Officer,

Talasari Nagar Panchayat, Talasari.